

March 27, 1973

SENATOR WARNER: I say in a normal year you'd probably have 60 days for a harvest period. This last year was different.

SENATOR NORE: Well, how come you have 30 days in there then?

SENATOR WARNER: Well, because now you have the option of 365. It's the only one you have. This is 30, which is less. See presently, Senator Nore, the only way these guys can operate these trucks is by a 12-month license and which they sit, normally, eight to nine months.

SENATOR CARPENTER: I have talked to Senator Keyes. He has a good idea. I will withdraw my motion and we will keep commercial truckers from coming down in an area they have no business coming down. Offer your amendment, Senator.

SPEAKER: Senator Keyes.

SENATOR KEYES: I don't have the amendment in the correct form but my amendment would simply say that a rancher or a farmer who buys this special permit can haul anything he wishes as long as he has a commercial permit. He's going to buy a commercial license which shall not cost, which shall cost \$25 for one month or one-twelfth of the normal fee. This simply states that any farmer or rancher can do this and we'll put this in correct order and I hope that the Clerk will get it in the right order and this will become the bill.

SPEAKER: Well, we have no motion before the house now excepting to advance the bill. If you have an amendment, Senator Keyes, it will have to be written.

SENATOR KEYES: Mr. President, I'll have the amendment up there in just a minute.

SPEAKER: Senator Warner.

SENATOR WARNER: I was just going to suggest we pass over till Senator has his amendment written.

SPEAKER: Senator Warner asks unanimous consent to have this bill passed over until Senator Keyes has his amendment written. Is there any objections? If not, we shall pass over it for the time being. The next bill on general file is L.B. 60.

CLERK: Legislative Bill 60. Introduced by Senator Luedtke. (bill read) There are committee amendments by Senator Luedtke's Judiciary Committee.

PRESIDENT: Chair recognizes Senator Luedtke.

SENATOR LUEDTKE: Mr. President and Members of the Legislature. I move the adoption of the committee amendment to L.B. 60. Mr. President and Members of the Legislature, the amendment to L.B. 60 is or would be, the bill so I perhaps better explain what the original bill was and then tell you what the amendment does. The original bill would have prohibited the manner in which fingerprints or photographing of individuals less than 18 years of age, taken into custody, could be used or utilized by law enforcement officers. In other words, it would have restricted the manner in which the fingerprinting or taking of photographs could have been made, only to the court approving such, any court having jurisdiction would have to approve the taking of fingerprints or photographs of those under 18 years of age and that at no time could these fingerprints be sent to a State or Federal depository; namely, the FBI files. Now, the, at the hearing we had, we

(End of Belt #18)